

RLI INSURANCE COMPANY

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

GUCCI AMERICA, INC. and CHLOE SAS,

BOND NO. RSB 733581

Plaintiffs,

-against-

HGL ENTERPRISES;
EZDESIGNERREPLICAS.COM;
DESIGNERREPLICAS.HIGHPOWERSITES.COM;
HENRY LEIZGOLD a/k/a ENRIQUE GOSMAN
LEIZGOLD; HERLINDA LEIZGOLD a/k/a LINDA LEIZGOLD
a/k/a HERLINA PASAPERA;
ABC COMPANIES; and JOHN DOES,

07 Civ. 5569 (RMB)

TEMPORARY
RESTRAINING ORDER

Defendants.

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: 6/14/07

WHEREAS, the above named Plaintiffs, GUCCI AMERICA, INC. and CHLOE SAS, have applied for a TEMPORARY RESTRAINING ORDER in the above entitled action, restraining the Defendants, HGL ENTERPRISES; EZDESIGNERREPLICAS.COM; DESIGNERREPLICAS.HIGHPOWERSITES.COM; HENRY LEIZGOLD a/k/a ENRIQUE GOSMAN LEIZGOLD; HERLINDA LEIZGOLD a/k/a LINDA LEIZGOLD a/k/a HERLINA PASAPERA; ABC COMPANIES; and JOHN DOES, from doing things as more fully set forth in the order granted by the Hon. Berman on June 12, 2007 under and by virtue of the Federal Rules of Civil Procedure upon the posting of an undertaking in the sum of ONE HUNDRED THOUSAND AND 00/100 (\$100,000.00) DOLLARS as they may sustain by reason of the Temporary Restraining Order, if the Court shall finally decide that the Plaintiffs were not entitled thereto; such damages and costs to be ascertained by a reference, or otherwise as the Court shall direct.

Now, therefore, *RLI INSURANCE COMPANY*, duly licensed to transact business in the State of New York, having an office and principal place of business for the State of New York at 3 Franklin Square, Suite 1000, New York, NY 12866, as Surety, does hereby undertake that the Plaintiffs, will pay to the Defendants, HGL ENTERPRISES; EZDESIGNERREPLICAS.COM; DESIGNERREPLICAS.HIGHPOWERSITES.COM; HENRY LEIZGOLD a/k/a ENRIQUE GOSMAN LEIZGOLD; HERLINDA LEIZGOLD a/k/a LINDA LEIZGOLD a/k/a HERLINA PASAPERA; ABC COMPANIES; and JOHN DOES, so enjoined, such damages and costs not exceeding the sum of ONE HUNDRED THOUSAND AND 00/100 (\$100,000.00) DOLLARS as they may sustain by reason of the Temporary Restraining Order, if the Court shall finally decide that the Plaintiffs were not entitled thereto; such damages and costs to be ascertained by a reference, or otherwise as the Court shall direct.

Dated: June 12, 2007
New York, New York

RLI INSURANCE COMPANY

Carolyn Offenbacht
CAROLYN OFFENBARTZ
Attorney-In-Fact

6/14/07
Approved for me
John Michael DeGraff
Cecile
By: *John Michael DeGraff*
Def. Cecile



Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer if desired.

That **RLI Insurance Company**, an Illinois corporation, does hereby make, constitute and appoint:
Carolyn Offenhardt, William J. Pedersen, jointly or severally.

in the City of New York, State of New York its true and lawful Agent and Attorney in Fact, with full power and authority hereby conferred, to sign, execute, acknowledge and deliver for and on its behalf as Surety, the following described bond.

Any and all bonds provided the bond penalty does not exceed Ten Million Dollars (\$10,000,000).

The acknowledgment and execution of such bond by the said Attorney in Fact shall be as binding upon this Company as if such bond had been executed and acknowledged by the regularly elected officers of this Company.

All authority hereby conferred shall expire and terminate, without notice, unless used before midnight of June 12, 2009, but until such time shall be irrevocable and in full force and effect.

The **RLI Insurance Company** further certifies that the following is a true and exact copy of the Resolution adopted by the Board of Directors of **RLI Insurance Company**, and now in force to-wit:

"All bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or Agents who shall have authority to issue bonds, policies or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile."

IN WITNESS WHEREOF, the **RLI Insurance Company** has caused these presents to be executed by its Vice President with its corporate seal affixed this 12th day of June, 2007.

State of Illinois
County of Peoria

} SS



RLI Insurance Company

By: Roy C. Die

Vice President

CERTIFICATE

I, the undersigned officer of **RLI Insurance Company**, a stock corporation of the State of Illinois, do hereby certify that the attached Power of Attorney is in full force and effect and is irrevocable; and furthermore, that the Resolution of the Company as set forth in the Power of Attorney, is now in force. In testimony whereof, I have hereunto set my hand and the seal of the **RLI Insurance Company** this 12th day of June 2007.

By: Cherie L. Montgomery
Cherie L. Montgomery

Notary Public



3144075020208

RLI Insurance Company

By: Roy C. Die

Vice President

A0058207



RLI Surety
A Division of RLI Insurance Company
P.O. Box 3967 Peoria, IL 61612-3967
Phone: 309-692-1000 Fax: 309-692-8637

RLI Insurance Company

December 31, 2006

Admitted Assets

Investments:	
Fixed maturities	\$ 570,395,254
Equity securities	655,860,604
Short-term investments	30,302,492
Real estate	6,083,219
Cash on hand and on deposit	-3,369,399
Other invested assets	9,500,000
Agents' balances	50,176,886
Investment income due and accrued	8,008,485
Funds held	4,000
Reinsurance recoverable on paid losses	33,767,293
Federal income taxes receivable	0
Electronic data processing equipment, net of depreciation	1,067,717
Receivable from affiliates	0
Other admitted assets	4,713,544
Total Admitted Assets	\$ 1,366,310,095

State of Illinois

County of Peoria



{ Corporate
Seal
Affixed }

Liabilities and Surplus

Liabilities:	
Reserve for unpaid losses and loss adjustment expenses	\$ 369,274,183
Unearned premiums	130,212,740
Accrued expenses	49,746,832
Funds held	918,936
Advance premiums	3,500,752
Amounts withheld	13,486,228
Ceded reinsurance premium payable	30,883,781
Payable for securities	1,082,820
Statutory penalties	3,847,000
Federal income tax payable	23,911,634
Borrowed money and accrued interest	0
Drafts outstanding	0
Payable to affiliate	1,024,009
Other liabilities	1,516,906
Total Liabilities	\$ 619,404,690

Surplus:

Common stock	\$ 10,000,375
Additional paid-in capital	242,451,084
Unassigned surplus	494,453,996

Total Surplus

\$ 746,905,415

Total Liabilities and Surplus

\$ 1,366,310,095

The undersigned, being duly sworn, says: That he is the President of RLI Insurance Company; that said Company is a corporation duly organized in the State of Illinois, and licensed and engaged in business in the State of New York, and has duly complied with all the requirements of the laws of said State applicable of said Company and is duly qualified to act as Surety under such laws; that said Company has also complied with and is duly qualified to act as Surety under the Act of Congress approved July 1947, 6U.S.C sec. 6-13; and that to the best of his knowledge and belief the above statement is a full, true, and correct statement of the financial condition of the said Company on the 31st day of December 2006.

Attest:

Michael J. Stone

President

Assistant Secretary

Cynthia S. Dohm



Sworn to before me this 23rd day of February 2007.



{ Notarial
Seal
Affixed }

Cherie L. Montgomery
Notary Public, State of Illinois